

December 14, 2002

VIA U.S. Mail

Marlene H. Dortch, Secretary  
Federal Communications Commission  
Office of the Secretary  
445 12th Street, SW  
Washington, DC 20554

Re: In the Matter of Allocations and Service Rules for the 71-76 GHz, 81-86 GHz and 92-95 GHz Bands, WT Docket No. 02-146; Loea Communications Corporation Petition for Rulemaking. RM-10288

Dear **Ms** Dortch:

i-Fi. LLC / BGI. Inc. supports the "Comments of the Wireless Communications Association International, Inc." filed in response to the Federal Communications Commission's Notice of Proposed Rulemaking in the above referenced proceeding on November 1, 2002.

We encourage the expeditious approval of spectrum use in the commercial sector. We are currently evaluating the use of millimeter wave technology to support our carrier business customers because we believe it holds great potential to address their key business needs. Therefore, we have great interest in the licensing rules that are adopted for spectrum usage. Further, we believe that the FCC rules will have a significant impact on the availability of broadband communications access throughout the United States and will therefore have tremendous consequence with regard to overall US economic productivity, competitiveness, and quality of life for our citizens.

Specifically, and most importantly, we believe that both our own interests and those of commercial institutions worldwide will be served best by FCC rulemaking, which supports three critical requirements:

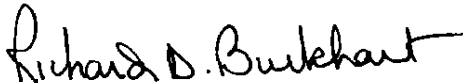
1. Spectrum users must be assured that providers have the necessary rights to utilize the spectrum and in particular utilize the spectrum on a non-interference basis: Effective use of this high bandwidth technology will require that it support substantial investments in systems, processes and personnel. We will be unlikely to utilize the technology to its full potential if rights to utilize the spectrum are vested in a third-party non-provider spectrum manager or if the spectrum would be subject to, or have to tolerate, interference. Therefore, we believe that for the United States to realize the full value of the technology, spectrum must be licensed to users for a period of time sufficient to warrant the substantial investments associated with its deployment.
2. Spectrum cost must remain low: We encourage the FCC to adopt rules that keep the cost of spectrum use as low as practical. We believe that low spectrum costs coupled with the elasticity of demand for communications capacity will improve the economic condition of the telecommunications industry by improving utilization of currently under valued assets (dark fiber). We also believe that the total economic and social benefit derived from low cost bandwidth availability will more than compensate for any potential lost spectrum license revenues.
3. i-Fi, LLC / BGI. Inc. has launched in 2002 a new Personal Broadband Wireless Access network directed to small and large enterprise in underserved and unserved markets. This service offering is branded as ICan and i.T.i.m.e. The RM-10288 will enhance our capabilities to offer carrier grade services and will empower our offering and to improve economic productivity and competitiveness for this nationwide WiFi and UNII band offering.

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We believe that the position established by the Wireless Communications Association International (WCAI) in its November 1, 2002 comments fully supports our **two** major concerns as expressed above.

Sincerely,

  
Richard D. Burkhardt  
Chief Executive Officer

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